created under this act shall have full power and lawful authority to lend money and to secure the payment thereof and of interest thereon, in monthly or other periodical installments extending over any number of months that may be agreed upon: giving credit at the end of every year during the existence of a loan, for all payments made and received on account of the principal; and interest shall be chargeable on the amount of such principal remaining unpaid at the beginning of such year at the legal rate per annum, but shall be payable monthly, or at such other periods as may be agreed on, and no such other periods as may be agreed on, and no interest received from any borrower by reason of such payments shall be deemed or taken to be usurious; provided, that the excess shall in no ease be greater than three-quarters of one per

centum per annum.

4. And be it enacted. That any association created under this act shall have the further lawful power and authority to undertake, for a consideration and upon terms to be agreed upon by the parties, to cancel the inhebtedness of the borthe parties, to cancel the indebtedness of the borrower and to surrender all evidences thereof in
case the borrower shall die before he or she shall
have paid his or her indebtedness in full; provided,
that the installment of principal that would have
fallen due next after the day of the death of the
borrower, and all other charges due, by agreement, between the parties shall be first paid in

CHAPTER CLXXXII.

agreement.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That the members of the military board of the state of New Jersey for the time being, be and they are hereby appointed and constituted a commission for the purposes of this act, to select and purchase, on behalf and in the name of the state of New Jersey, a plot of ground in each of such cities in the state, of the first and second class where there are now or bereafter shall be established regimental or battalion headquarters of the national guard suitable for the purposes of the national for the same time and in the same manner at the the same time and in the same manner at the same time and in the sa acquire the title thereto by the exercise of the right of eminent domain in proceedings duly taken and had under and in accordance with the 3. And be it enacted. That the cities of this provisions hereafter specified.

2. And be it enacted. That in case the said commission shall not be able to agree with the owner or owners of any site they may select, or by taxation therein, in excess of such limit, the in case the owner or owners of such site be non amount allowed as aforesaid for pensions.

'4. And be it enacted, That this act shall take

in case the owner or owners of such site be non compos mentis, or be under age, or not to be found, in either of such cases the said commission shall be authorized to apply to any justice of the supreme court, setting forth the facts in the case, and said justice is hereby authorized to empower the commission to proceed to take such site or sites by condemnation, under such rules as he may prescribe, and said commission shall thereupon proceed to estimate the just and true value of the property desired to be taken for such site, and the damages, if any, to be suffered by the owner or owners thereof, by reason of such owher or owners thereof, by reason of such taking, and shall make a report thereof, under oath, to the justice aforesaid, who shall fix a short day when he will hear any objections to such report, of which due notice shall be given to the parties in interest in such manner as the justice shall direct, and on said day or on such other day as he may fix, the said justice shall proceed to hear may objections to such report, by parties in interest in the property proposed to be taken, and he shall then confirm said reports, or send it back to the said commission for correction or alteration, and shall fix some other short day when he will again receive the report of the commission, when the same proceedings shall be taken as before, and when the report of the commission shall have been confirmed by said justice it shall be filed in the office of the clerk or register of the county, and the said comshort day when he will again receive the report of the commission, when the same proceedings shall be taken as before, and when the report of the commission shall have been confirmed by said justice it shall be filed in the office of the clerk or register of the county, and the said commission shall thereupon have full power to enter upon the land and premises in question, and to take passession or the prime in the manner of the state of New Jersey, first making tender to the owner or owners thereof of the amount

filing in the office of the comptroller of the treas-ury of this state a certificate, setting forth the may be entitled to receive for such lands and of road overseers in said township or road distin any county in which and such city is located, whenever a written notice shall be served upon him by the aforesaid commission, stating that lands have been contracted for or purchased, or the title thereto has been acquired as above ricts, shall devolve upon the township committee chosen freeholders of such county of the action 3. And be it enacted. That in case it is desir-of the commission, and the said board of chosen ous to vote upon such a resolution at a special freeholders shall set apart for the use of the said commission out of any moneys in the conty township committee, upon request to them in treasury the amount stated in said notice as writing, signed by a majority of the legal voters such appropriation, at a rate of interest not exceeding four per centum per annum, and payable in whole or in part in not more than lifteen years from the date thereof, and to advertise for proposals to sell the said bonds to the highest bidder for an amount not less than the par value thereof; the said moneys when so appropriated, or the proceeds of the said of such boundard of said township meeting; and the said committee shall give at least five days notice of such special township meeting; and the said committee shall give at least five days notice of such special township meeting; and the said committee shall give at least five days notice of such special township meeting; and the said committee shall give at least five days notice of such special township meeting; and the said committee shall give at least five days notice of such special township meeting; and the said committee shall give at least five days notice of such special township meeting; and the said committee shall give at least five days notice of such special township meeting; and the said committee shall give at least five days notice of such special township meeting; and the said committee shall give at least five days notice of such special township meeting; and the said committee shall give at least five days notice of such special township meeting; and the said committee shall give at least five days notice of such special township meeting; and the said committee shall give at least five days notice of such special township meeting; and the said committee shall give at least five days notice of such special township meeting; and the said committee shall give at least five days not call such a special township meeting; and the said committee shall give at least five days not call such a special township meeting; and the said committee shall give at least five days not call such a special township meeting; and the said committee shall give at least five days not call such a special township meeting; and the said committee shall give at le etained by the said county collector, and of the purchase price or cost of said land and any damage for awards or compensation which may be made under the proceedings to acquire said title and the costs and expenses of acquiring said title, and the grading, filling, excavating, draining, paving and fencing of said lands, and the interior completion and also the equipping and furnishing of said armories, drill rooms, company rooms and store rooms when built, and any expense incident to the earrying out of the provisions of this act, the entire cost of which

provisions of this act, the entire cost of which in each city shall not in the aggregate exceed the sum of twenty five thousand dollars.

4. And be it enacted, That whenever the lands pany rooms and store rooms, in eaching and lighting the same, blind in number of the taxravers of the said armory, drill rooms, company rooms and store rooms, in eaching and lighting the same, the same state of the said and the aggregate exceed the sum of the same state of the said to the aggregate exceed the sum of the same power and alumber of said taxravers shall represent the same power and alumber of said taxravers shall represent the same power and alumber of said taxravers shall represent the same power and alumber of said taxravers shall represent the same power and alumber of said taxravers shall represent the same power and alumber of said taxravers shall represent the same power and alumber of said taxravers shall represent the same power and alumber of said taxravers shall represent the same power and alumber of said taxravers shall represent the same power and alumber of said taxravers shall represent the same power and alumber of said taxravers shall represent the same power and alumber of said taxravers shall represent the same power and alumber of said taxravers of the said purpose, on all courts and places, as if witting number of said taxravers of the said purpose, on all courts and places, as in writing, nucler his land, all the feelbe minded women of this state to be such a strict and two inspectors of said election, which is the said being the said two inspectors of said election and all intents and purpose, on the said two inspectors of said election and all intents and purpose, on the said two inspectors of said elections that the said brand shall be instructed. That the governor shall the said through the said that the said brand shall be intented. That the governor shall the country of the said two inspectors of said elections and two inspectors of said elections and two inspectors of said elections of the said two inspectors of said elections and two inspectors of said electio in the treasury not otherwise appropriated, on the written requisition of the said commission; but no expenditures except for plans and specifications and for printing notices shall be made; the facts therein set forth, in any court of as 'provided in this section, until a title to a 'this state; the said committee shall, on receiving such petition cause a resolution to issue. as 'provided in this section, until a title to a suitable site for such armory in such cities respectively, free from all incumbrances, certified by the attorney general to be sufficient and in due form, shall be vested in the state of New Jersey, nor until a contract or contracts for the completion of such armory, drill rooms, company rooms and store rooms and necessary fixtures within the limits of this appropriation shall have been executed as herein provided. shall have been executed as herein provided.

Shall have been executed as herein provided.

Shall have procured suitable plans for an armory to be erected on such site, and shall cause such armory to be erected, with suitable drill room, company rooms, store rooms and all other necessary and proper appurtenances for the best accommodation of the national guard of such city, and shall cause the grounds to be of such city, and shall cause the grounds to be suitably graded, drained and otherwise prepared

6. And be it enacted. That the work aforesaid shall be done by contract, to be awarded to the lowest responsible hidder or bidders, after not less than two weeks' public notice of the time and place when and where bids therefor will be received, at which time the bids shall be public ly opened, but the commission may reject any or all bids and advertise anew for bids; and the commission shall prescribe in the advertisement and in the contracts to be entered into for the erection of such armories or for doing any work pertaining thereto, such conditions as they may deem best for the interest of the state.
7. And be it enacted, That said commission shall have power to employ proper and capable persons to superintend the erection of any such works as aforesaid, and such cierical and other aid as they may need in the performance of the anties herein imposed on them.

8. And be it enacted, That for the payment of any expenditures herein authorized, the comptroller of the treasury shall draw his warrants on the state treasmy, and the state treasurer shall pay the same from time to time as the said commission shall certify to the comptroller to be necessary, and to such persons as they may designate, but not more than one hundred

thousand dollars shall be drawn from the state treasury in any one year for the purposes afore-9. And be it enacted, That this act shall take Approved March 23, 1888

CHAPTER CLXXXIII. A Supplement to an act entitled 'An act to reglate the practice of courts of law," approved March twenty-seventh, one thousand eight March twenty-seventh, one thousand eight hundred and seventy-four.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That where exceptions shall have been taken at the trial of any cause, in cases where a bill of exceptions may be taken and such exceptions shall not have been sealed immediately during the progress of the trial, but the justice of the suppresse court before whom such cause was tried, or the judge or judges of the court in which such trial gas had, shall have granted time for the

preparation of a bill of exceptions, it shall be the duty of such justice of the supreme court, or

udge or judges, at any time thereafter, on apolication of the party or his attorney, alleging such exceptions, to settle and seal the same, and the same shall be returned with the writ of eringing of a writ of error in the cause shall not have expired

than three hundred dollars, then to pay to such board of directors shall elect from their number a president, and shall provide for the election and appointment of such officers and agents as may be necessary.

6. And be it enacted. That this act shall take effect immediately.

Approved March 23, 1888.

than three hundred dollars, then to pay to such one pay to such officer or man a yearly pension not less than one hundred and fifty dollars; and, if any officer or man doing fire service, or employed in such fire department, shall be killed while doing such duty, or shall die as the result of his doing such duty, an annual allowance as pension, not to exceed one hundred and fifty dollars; any be allowed by such board of fire dollars, may be allowed by such board of fire an act entitled "An entitled" an act entitled "An entitled" and the charges which may be levied or imposed under the an bority of the state.

CHAPTER CLXXXVIII. commissioners, or other municipal authority having charge or control of such fire department, and to the widow of such officer or man during her lifetime or widowhood; or, if he shall An Act to provide for the purchase of sites for and the erection and equipment of armories in cities of the first and second class, and making appropriations therefor, and to provide for the taking of real estate for such sites by commission in case the same cannot be purchased by a state of the same cannot be purchased by a

ity, respectively; and provided, that the same shall be paid in installments each year cut of the appropriation of such fire department, at the same time and in the same manner as the burning of woods and marshes, and to take wages and salary of reduct in active service in said department are paid, or, in the case of volunteer firemen, to be paid quarterly; and the appropriation each year to said fire department shall be made with a reasonable allowance for land is equal to forty percentum of the total pensions as aforesaid, to be paid out of the same area. cluding in the aggregate the amount to be raised effect immediately, and that all acts and parts of acts inconsistent herewith be and the same are hereby repeal

Approved March 23, 1888. CHAPTER CLXXXVI. ships and authorizing the inhabitants of town-ships to place all roads and streets within the township under the management of the town-

ing of new roads, laid out or that may be there-after laid out, and the general management and care of the same, shall be under the control and the state of New Jersey, first making tender to the state of New Jersey, first making tender to the owner or owners thereof of the amount awarded therefor, or in case the owner or owners be under age, or non compos mentis, or not to be found, or absent from the state, then by filing in the office of the comparoller of the treas-

2. And be it enacted, That upon the passage or sums to which any such owner is or of such a resolution or resolution, the election

tices printed or written, posted in five or more of the most public places in said township; and the result of said township meeting as to the said resolution, shall in either case be certified to the said committee by the judge of election presiding at such township meeting, and the township election township election township elections are such township elections. township clerk, under their respective hands.
4. And be it enacted. That the inhabitants or other meeting duly called for that purpose to direct the issuing of bonds for the purpose of raising money for the purpose of improving the streets and roads of said township, by grading and macadamizing the same and building culient to issue township bonds for the grading and macadamizing of the streets and roads of such tee, and shall be signed by the chairman thereof bered and registered by him in a book to be kept for that purpose; provided, however, that the following conditions shall have been com-plied with and observed: a petition requesting which they are to be used, shall be presented to said committee signed by taxpavers of the said poll-tax only:) representing not less than one-third in number of the tax sayers of the said such bonds to be submitted to the legal voters of said township by causing such resolution to be said township by causing such resolution to be printed or written on ballots, underneath which shall be written the words "for the above resonant to be been or may hereafter be directed, and his sureties, shall be responsible and liable for the broker conduct and making of such sale, or of lution" or "against the above resolution," which vote may be taken either at the annual township meeting or at a special township meeting to be called by the said committee for that pur-pose; and provided, also, that bonds shall not be issued for the above purposes to an amount which shall cause the entire indebtedness of any township, for all purposes, to exceed ten per centum of the assessed valuation of property, as shown on the duplicate of assessment for the

5. And be it enacted. That in case such vote is taken at the regular township meeting, the said resolution may be printed or written or partly printed and partly written on ballots used at such township meeting; and in case a special township meeting is called for that purpose, the ballots to be used shall contain only the said resolution and the words thereunder as mentioned in the preced-ing section, and the said committee shall give at least five days' notice of such special township meeting, specifying the time and place where such township meeting shall be held and the purpose and object thereof, by notices printed or written, posted in five or more of the most public places in said township; and the result of said township meeting as to the said resolution shall in either case be certified to the said committee by the judge of election presiding at such township meeting, and the said township clerk, under their respective hands; and in case a majority of the votes cast as shall appear by such resolution, then such committee shall proceed to resolution, then such committee shall proceed to issue such bonds forthwith and to use the same for the purposes expressed in such resolution; and the said committee are hereby empowered to grade and macadamize such streets, and to build drains and culverts and to make all con-tracts pertaining to the same; and all proceedings in relation to said petition, said resolution and the vote thereon, and the issue of bonds, and the vote thereon, and the issue of bonds, shall be recorded at length in the township books by the township clerk, and such bonds shall not be sold for less than ninety-five per shall not be sold for see than unlety-live per-centum of their par value.

6. And be it enacted, That any special town-ship meeting held under the provisions of this act shall be held and conducted in the same er in which the annual township meeting is held and conducted, and that the expense thereof shall be paid in the same way.

7. And be it enacted, That the abolition of the election of officer of roads in townships or road districts shall not interfere with or affect the division of the township into road districts, nor

shall the power above conferred on the town ships to direct the raising of money for the improvement of roads by the issuing of bonds of the township therefor interfere with or affect the right of the legal voters of any road district

to apprepriate money to be raised by taxation for either the macadam'ring or repair of the road within the road district.

Approved March 23, 1888

s. And be it enacted. That this act shall take

CHAPTER CLXXXVII An Act granting the consent of the state of New Jersey to the purchase by the United States of certain lands for the purpose of erecting public buildings in the city of Newark, county of Essex, and in the city of Camden, county of

have expired.

2. And be it enacted. That this act shall take effect immediately.

Approved, March 23, 1888.

CHAPTER CLXXXIV.

An Act concerning the fire departments of this state and to provide for the retirement of firemen and employes therein.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That the consent of the state of New Jersey is hereby given to the purchase by the United States of one or more pieces of land situated in the city of Newark, county of Essex, not exceeding two acres in quantity, and one or more parcels of land situated in the city of Camden, county of Camden, not exceeding two acres in quantity. On which to erect buildings for postoffices and other public purposes; and the said linited States shall have the power, by resolution or ordinance, adopted by the Senate and General Assembly of the State of New Jersey. That the board of fire commissioners or other municipal authority having charge and control of any fire department in this state, shall have the power, by resolution or ordinance, adopted by the General Assembly of the State of New Jersey. That the consent of the state of New Jersey is hereby given to the purchase by the United States of Newark, county of Essex, not exceeding two acres in quantity. On which to erect buildings for postoffices and other public purposes; and the said linited States shall have, hold, use, occupy and own the said land or land of the state of New Jersey in and over the said land of the state of New Jersey in and over the said land for the state of New Jersey in and over the said land for the state of New Jersey in and over the said land for the state of New Jersey in and over the said land for the state of New Jersey in and over the said land for the state of New Jersey in and over the said land for the state of New Jersey in and over the said land for the state of New Jersey in and over the said land for the state of New Jersey in and over the said land for the state of New Jersey in and over the said land for the stat

department is not under control of the mayor of said city in cities swhere the mayor has the vero department any officer or man doing fire service or employed in such fire department, who shall become unable, by reason of injury sustained or sickness caused in the discharge of his duties in said department, fo perform the duties assigned to him, or who shall be found to be disqualified.

The physically or mentally, for the performance of his duties in such department, when such is charge asid duties (or who, by reason of advanced age, is found unfit for service in said department, typically or mentally, for the performance of his duties in such department, when such is charge asid duties (or who, by reason of advanced age, is found unfit for service in said department, provided, he shall have served therein at least twenty years successively; and the said officer or man so retired from service may, from all served therein in the same are hereby ceded to the United States.

And be it enacted. That the jurisdiction of the said land or lands. And be it enacted, that the said consent is given and the said jurisdiction ceded upon the said land or lands. And be it enacted, that the said consent is given and the said jurisdiction with the said state of the united States of the

act to prevent the burning of woods, marshes and meadows," passed November twenty-fourth, one thousand seven hundred and nine-1. Be it enacted by the Senate and General

Assembly of the State of New Jersey, That it shall be the duty of the township committee said deceased officer or man during their minor of the several townships of this state to appoint measures to have such fires extinguished, where land is equal to forty per centum of the

> seaside resorts," approved March twenty-ninth, 21. And be it enacted. That the assessor shall of townships in this state are required by law to ment of taxes the said collector shall proceed t enforce the collection thereof as required by law of township collectors in this state; and that all applicable to the assessing and collection of taxes in the several townships of this state shall be held

of acts inconsistent with the provisions of this act be and the same are hereby repealed. effect immediately. CHAPTER CXC. An Act to establish standard packages for eran-1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That cranberries shall be thirty-two quarts, rounded neasure; that crates (or boxes) to be used for transporting the same outside of this state, shall be of the following size, to wit: twenty-two seven and one har more in the in depth, and measure, which size has been found by tests and experiments to contain the aforesaid quantity

shall be made to contain not less than three times the quantity of the crate (or box) of road overseers in said township or road districts shall be abolished, and the control of the roads and streets of said township shall be transferred to the township committee, and all the duties now imposed, and powers conferred sons so offending shall, on conviction thereof, be sons so offending shall, on conviction thereof, be sons so offending shall, on conviction thereof, be 3. And be it enacted. That the fines and pen alties imposed by this act, shall be recoverable in having jurisdiction, by and for the benefit of the berry growers' association be and are hereby authorized to appoint one or more persons as state inspectors whose duty it shall be to receive complaints and enforce the law; they shall re- of three years, to fill the places of those whose

ceive no salary or compensation except such as may come from penalties imposed and tines col-lected. of acts inconsistent with the provisions of this act Approved March 23, 1888

A Further Supplement to the act entitled "An act concerning sheriffs," approved March fifteenth, one thousand eight hundred and seventy-six.

k. Be it enacted by the Senate and General Assembly of the State of New Jersey, That f any goods, chattels or real estate, levied upon by virtue of any valid writ or execution; by any pired, still remain unsold, or, if any goods, char els or real estate, heretofore levied upon or any valid writ or execution, by any person now holding or who may hereafter hold the office of erm of office of such sheriff, the sale of such goods, chattels or real estate, and any and all adnight legally be conducted and by the person to whom, as sheriff, such writ or execution may have been or may hereafter be directed, may be ention may have been or may hereafter be di-fected; provided, however, that the person to proper conduct and making of such sale, or of any and all adjournments thereof, in like manner and to the same extent as if such sale of adjournment had been conducted and made by the person to whom, as sheriff, such writ or execution may have been or may hereafter be directed as aforesaid. 2. And be it enacted. That all acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed. And be it enacted. That this act shall take

effect immediately Approved March 26, 1888 CHAPTER CXCII. A Further supplement to an act entitled "An act concerning disorderly persons," approved April ninth, one thousand, eight hundred and seventy-five.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That section ten of the act to which this is a supplement be and is hereby amended so as to read as 10. And be it enacted. That it shall be the duty every constable, and lawful for any other person to apprehend, without warrant or process, any disorderly person of the description aforesaid, and to take him or her before any justice of the peace of the county where apprehended; and it shall be the duty of the said justice to commit him by the oath or affirmation of one or more creditable witnesses other than the officer making the time not exceeding three calendar months, excepwhen otherwise herein particularly described provided, that this and the succeeding session shall not apply to the persons described in seetion five of this act. 2. And be it enacted. That all acts and parts

of acts inconsistent with this act be and the same are hereby repealed, and that this act shall take Approved March 36, 1888 CHAPTER CXCIII. A Supplement to "An act concerning juries" [Be vision), approved March twenty-seventh, one thousand eight hundred and seventy-four. 1. Be it enacted by the Senate and General As sembly of the State of New Jersey. That section one of the supplement to the act to which this act one of the supplement to upplemen' was approved is a supplement, which supplemen' was approved March firs', one thousand eight hundred and eighty-one, shall be and the same is hereby amended to read as follows:

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That in all cases where, by the law of this state, the defendant or where, by the law of this state, the defendant or

prisoner is entitled to the service of a special panel

of jurors of forty-eight men, it shall be the duty of

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That it shall not be lawful for any fire insurance company not incorporated under or by virtue of the laws of this state and doing business on the mutual plan, to recover in any action in any court in this state upon any policy of insurance upon property in this state which has been or may be hereafter issued by such company, or upon any premium note given there-

ment, between the parties, shall be first paid in full to the lender by the personal representatives of the decedent.

5. And be it enacted. That the business of said association shall be conducted by a board of directors of not less than seven in number, who shall be stockholders, and shall be elected annually at a stockholders, and shall be elected annually at a stockholders, and shall be elected annually at a stockholders meeting to be provided for in the by-laws of the association, and the board of directors shall elect from their number. thereon. treasurer on the warrant of the comptroller. 2. And be it enacted, That the printed volumes as completed shall be deposited with the comdistributed in the manner provided by law for the distribution of the volumes heretofore printed. 3. And be it enacted. That the appropriation

> five vears. Approved March 26, 1888.1 CHAPTER CXCVI.

hereby made shall not be continued for more than

Supplement to an act entitled "An act to protect the health of boys and girls and secure to parents the control of their children," approved March tenth, one thousand eight hundred and Be it enated by the Senate and General Assem- fund in suc

pirituous or other alcoholic liquors, and no ale, strong beer, lager, porter or other malt liquors Approved March 23, 1888.

Approved March 23, 1888.

CHAPTER CLXXXIX.

A Further Supplement to an act entitled "An act for the formation of borough governments in the formation of the formation o 2 And be it enacted. That the second section of mended so that the same shall read as follows: tavern-keeper or other dealer in palcoholic or malt | nicipal taxaston in such city. liquors shall permit any boy or girl under the age of eighteen years to lounge in or frequent the rooms or places where such liquors are kept or repealed, and that this act shall take effect im-2. And be it enacted, That this act shall take ef-Approved March 26, 1888.

> CHAPTER CXCVII A Further Supplement to an act entitled "An act for the formation of borough commissions, approved March seventh, one thousand eight nundred and eighty-two, and the supplements

embly of the State of New Jersey, That whenever any borough commission has been formed under the provisions of the act to which this act is a supement, the proceedings for the formation o th borough commission shall not be invalidated because of the omission to publish the corporate required to be published in a newspaper by said act, but that any such borough commission so formed shall be held to be a valid and lawful municipal corporation within the meaning of said act, notwithstanding such omission, providing the act and the supplements thereto to which this is a supplement shall have been in all other respects 2. And be it enacted, That this act shall take

Approved March 26, 1888. CHAPTER CXCVIII. to be elected in the number of school trustees to be elected in the number of school trustees to be elected in the respective successful to the result to restauration and the results from the investment thereof, to furnish a fund to redeem such have successful to the results and the results from the investment thereof, to furnish a fund to redeem such have successful to the results from the investment thereof, to furnish a fund to redeem such have successful to the respective successful to the results from the investment thereof, to furnish a fund to redeem such have successful to the respective successful to the results from the investment thereof, to furnish a fund to redeem such have successful to the respective successful to the results from the investment thereof, to furnish a fund to redeem such have successful to the respective successful to the results from the investment thereof, to furnish a fund to redeem successful to the respective successful to the results from the respective successful to the results from the respective successful to the results from the respective successful to the respective successful to the results from the respective successful to the respective successful to the results from the respective successful to the respective successful t tion," approved March twenty-seventh, one thousand eight hundred and seventy four.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That whenever it shall appear by the annual school census that

effect immediately.

school age in any school district having but three trustees, then it shall be lawful for the legal voters for the election of school trustees, to determine by a majority vote of those present whether the num-2. And be it enacted, That in case it be decided such school district to six, then the said legal voters shall proceed to elect, in the manner in which school trustees are now elected, three additional two years, and one for three years; and annually

tdereafter trustees shall be elected for the term terms expire 3. And be it enacted, That it shall be the duty of the district clerk in districts coming within the provisions of the first section of this act, in his notice of the annual meeting for the election of 6. And be it enacted. That this act shall be within the district one thousand or more children deemed a public act, and shall take effect imme- of legal school age, and that it will be determined at said annual meeting whether the board of school trustees shall consist of three or six; provided further, that no vote shall be taken upon this subject unless públic notice shall have been given as

herein provided for. 4. And be it enacted, That all acts and parce of acts inconsistent with the provisions of this act. be and the same are hereby repealed. 5. And be it enacted. That this act shall take effect immediately

CHAPTER CXCIX. An Act validating certain instruments, and author izing scroll or other device by way of seal in sealed instruments. 1. Be it enacted by the 'Senate and General Ashad been actually sealed with wax.

2 And be it enacted. That all instruments in printed and published in both the borough and sums as may be required for the purchase and a writing under the hand of the persons to whom, as sheriff, such writ or execution may have been hereafter, wherein a seal has been as sheriff, such writ or execution may have been

An Act in relation to the powers of aqueduct boards having the control of the water-supply in the cities of this state, to issue bonds or borrow money on the credit of the cities wherein such boards exist, to limit the powers heretofore given to such boards and giving heretofore giv the common council or other governing body of such cities powers in relation thereto and providing for the funding and payment of inbefore the first day of February in each year. and annually thereafter, every aqueduct board or department having the control of the watersupply in the cities of this state, shall make and transmit to the common council or other governing body having the control of the finances of such city, a detailed statement of the estimated receipts and expenditures of such board or department for the current fiscal year: Said board shall also forth with after the passage of this act transmit to the same body a statement of all the bonds issued or loans made by such board, the rate of interest thereon, the dates at which such bonds or loans fall due,

and the funds available for the payment there-2. and be it enacted. That it shall be the duty of such board to pay over to the comptroller of such city from the revenues of such board. from time to time, so much thereof as may te necessary to meet and pay the interest on bonds issued by such board, or for its use, at the same falls due, and at the close of the fiscal year, or such disprderly person, when convicted before as soon thereafter as received, the balance of moneys remaining in its hands, received from from all sources, after payment of the current arrest, to the work-house of the city, town or annual expenses of such board, and all tempocounty, there to be kept at hard labor for any rary loans made by it during the year as authorized by this act, which moneys shall, while any funded debt incurred by such board or for its use remains unpaid, and not otherwise provided for, be used solely to redeem and pay such funded debt and the interest accruing 3. And be it enacted. That such board or department shall hereafter have power to borrow temporarily, in anticipation of estimated re-

ceipts for the current year, any sum not exceeding one-half of such estimated receipts; prorided, however, that in no case shall such loan be made for a longer period than six months, and the same shall in all cases be paid by such board out of the receipts for the current year: all such temporary loans shall be made on certificates of indebtedness to be issued by such board, payable from current receipts as herein provided, and a record shall be kept by such board of all certificates so issued and the payment and redemption thereo the sheriff to draw said special panel so to be sereed, from the box in the ordinary way, from the

ing body of each city, and all moneys provided in any such city for the use of such board or department shall be drawn from time to time by such board by warrants to be president and secretary of the board and countersigned by the mayor and au-ditor of such city.

6. And be it enacted, That for the payment and redemption of all bonds hereafter issued in any such city, for the use of such board or department, a sinking fund shall be created by

such city, which shall be sufficient to pay the annual interest thereon, and the principal thereof, when such bonds shall fall que; and for this purp se the moneys received from such board annually shall first be devoted, and such further sum as may be necessary for this purpose shall be annually placed in the tax levy of such city.
7. And be II enacted, That any such city shall: provide annually in the manner mentioned in the last section, for the payment of the interest of all bonds beretofore issued by such board or been provided for the payment of such bonds, such city may, when such bonds fall due, refund the same for any period not to exceed thirty years by issuing new bonds for this purpose, and such city shall, in the manner provided in the last section, also provide a sinking fund for the payment of such re-issued bonds and for the payment of the annual interest thereon. 8. And be II enacted, That where, in any such city commissioners of the slaking fund exist, all bonds he safter issued under the anthority well as the interest thereon, shall

of this act, be paid by such commissioners, and all moneys

2. And be it enac received by such city, from such board or deflect immediately. partment, and all moneys raised in the annual tax levy for the purpose of paying interest on such bonds or redeeming the same when due, shall be paid over to the commissioners of the sinking fund for that purpose, and in case any such board or department has under its control any funds se apart for the redemption of bonds issued heren fore by such board or department, such funds and all securities held by such artment for this purpose shall be board or dep o the commissioners of the sinking transferred city, to be used by them for the bly of the State of New Jersey, That the first section of the act to which this is a supplement be amended so as to read as follows:

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That no vinous, sembly of the State of New Jersey. That no vinous, sembly of the State of New Jersey. That no vinous, sembly of the State of New Jersey and no also selected by the sembly of the State of New Jersey. That no vinous, sembly of the State of New Jersey and no also selected by the sembly of the State of New Jersey. That no vinous, sembly of the State of New Jersey and no also selected by the sembly sembly semble feature of the principal sembly s ands falling due. of the first bonds falling due.

9. And be it enacted. That no bonds issued any jower under this act while lebtedness of such city exceeds

11. And be it enacted, That all acts and parts effect immediately. sistent with this act are hereby of acts in mediately. CHAPTER CCI. Supplen passed March twenty-fourth, one ght hundred and eighty-five. addition t dy of any city in which any sewer or sewers bonds, as provided for in said act. cost and expense of such sewers the sinking fund directed by the said act to bonds aut from the property benefited as therein provided, shall be paid into the said sinking fund and form a part commissioners exist in any such city, the same shall be paid to them for this purpose.

shall be paid. 2. And be the amount raised by taxation, together with the amount received from benefits, shall be cient, with anticipated receipts. t enacted, That this act shall take 3. And be effect imm Approved March 26, 1888. CPAPTEP CCII.

ide for the annexation of addian Act to n ship territory to boroughs incornder "An act for the formation of ernments," approved April fifth. the State of New Jersey, That such r parts of the territory of any town. diacent to any borough incorpoan act entitled "An act for the borough governments," approved ine thousand eight hundred and seventy-eig pecial act, and the inhabitants thereof, may me a part of such borough and be and b subject to the sauthority and laws in every repurpose, as hereinafter provided. ecided by a concurrent majority it may be borough and of the proposed annexed both the sa

ig as distinct and separate bodies, as

district vot

nereinafter provided; provided however, that the osed annexation added to the area rough shall not exceed in the aggreof the said are miles, as provided in the act gate four council shall, upon receiving a petition setting daries of the district or territory so to be annexed, signed by at least twenty-five legal the office of the comptroller of the state. said borough and territory so to be annexed, direct the borough clerk to call a special election, to be held in some convenient place within the borough by notice (written or a convenient place) voters with election to

open from even o'clock in the forenoon to seven o'clock in the afternoon, and the said election shall be conducted as near as may be in all respects as elections for members of assembly, and be or of the proposed annexed district for thirty days next preceding the day of such election, and be otherwise qualified to vote as provised by law. of said cert scates of the result of said election. It the proposed annexed district shall be and become a part and parcel of said borough in all respects, and the reland personal property therein shall be and become liable to be assessed for all taxes legally ordered or voted assessed in said borough, but not the a yet actually assessed, and the mayor and souncil shall thereupon cause a certified description of the boundaries of said borough as enlarged to be filed in the cierk's office of the county with which the borough is situate: browhich the borough is situate; provided, however, that nothing in the sact contained shall be construed as constituting the said annexed berritory as a part of the borough school dist ict, but that the same shall be and remain a part of the school district to which said territory belonged at the time of the aforesaid election, unless the boundaries of such school district be afterwards changed in manner provided by law. aged in manner provided by law.

And be it enacted. That the petitioners for

annexation call bear and pay all the excess at-tending the proceedings of, and special election for, annexation 8. And be it enacted. That all acts and parts of acts, both general and special, inconsistent with the provisions of this act, be and the same are hereby repeated.

9. And be it enacted. That this act small take effect improvisions. Approved March 26, 1868.

whole panel of jurors summoned to perform jury of the term, and in the selection of the panel of the selection of the selection of the panel of the selection of the selection

2. And be it exacted. That all bonds hereafter issued in any city, the proceeds of which are to be applied to the use of any such board or department, and all bonds to be issued by such city to refund bonds heretofore issued by any such board, a all be issued only under the authority of the common council or other governithms. And all be issued only under the authority of the common council or other governithms. 2 And be it enacted, That upon making proings bank or savings institution shall be ex-tended as declared in such certificate, as fully as if the said period had been named in the original charterter or certificate of organization of such savings bank or savings institution; and the said

3. And be it enacted, That this act shall take effect immediately. Approved March 26, 1888.

CHAPTER CCIV. A Supplement to an act entitled "An act to authorize limited partnerships," passed February ninth, one thousand eight hundred and thirty;

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That hereafter it shall be tawful for any special part ner in any limited partnership to contribute to the common stock of the partnership as his of all bonds heretofore issued by such board or department; and in case no sinking fund has been provided for the payment of such bonds, and in such case the property so contributed shall be taken at a fair bona fide valuation, to be agreed upon by all the partners, both general and special, and the certificate required by said act, to be made and filed shall show the general nature and valuation of such property so contributed instead of cash, and by whom the same shall have been contributed, and the affidavit required by said act to be made by one or more of the general par ners, and filed, shall state that the property so contributed instead of cash has been actually and in good faith contributed to the partnership capital. And be it enacted. That this act shall take

Approved March 26,1888.

CHAPTER CCV. A Supplement to "An act for the better secur ing of the property of married women living in a state of separation from their humands." approved March third, one thousand eight hundred and eighty.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That the provisions of the first section of an act entitled ."An act for the better securing of the protect of married women living in a state of separation from their husbands." approved Ma ch third, one thousand eight hundred and eighty, be and the same are hereby extended to any married woman living in a state of separa-tion from her husband, and having had no issue the result of such marriage, and that such mar-2. And be it enacted. That all acts and parts of acts inconsistent with the provisions of this ntum of its ratables liable to mu- act be and the same are hereby repealed. And be it enacted, That this act shall take

Approved March 26, 1888.

An Act in relation to assessments and taxes in t to an act entitled "An act to en-to build main sewers in certain Assembly of the State of New Jersey. That id to acquire private lands for that in all incorporated cities of this state that now have black maps, it shall be the duty of the taxted by the Senate and General ments for taxes upon real estate, to describe the same by block and let numbers, as shown upon powers and authority conferred the a sessment maps of the city; but the failure of the taxing officer to so describe any property ul for the common council or other | shall not be deemed to invalidate the assess

2. And be it enacted, That this act shall take Approved March 26, 1888, CHAPTER CCVII. An Act to provide for the establishment of a

home for the care and training of feeble-mind- to allow a deduction in the case of any other 3. And be it enacted. That the said managers shall, on the last day of October in each and very year, make a full and detailed financial and other report to the governor.
4. And be it enacted, That the said managers shall receive no compensation for their time of

presented in writting, with vouchers for the a e, shall be paid quarterly by the treasurer of 5. And be it enacted, That it shall be the duty of the said board of managers, immediately after election of a president, secretary and treasurer from their number, and within three months after their appointment to select a site, and within three months thereafter provide approprisaid managers shall deem necessary; and the treasurer shall give a bond to the people of New Jersey in a sum of at least three thousand dol lars, or as much more as the board may require. with securities to be approved by the comp-troller of the state, which bond shall be filed in 6. And be it enacted, That the said board of managers shall have power to appoint a superintendent, who shall, under the direction of the within the berough by notice (written or printed), board, make all the rules, and employ all the under his hand, which notice shall contain an assistants necessary for the proper manage board, make all the rules, and employ all the 7. And be it enacted, That the sum of ten to vote for or against the anneration thou-and dollars, or so much thereof as may be of such territory to said borough, the time and necessary, be and is hereby appropriated for place of holding the election, and the hours beeither the borough or annexed dis. the said board of managers, in writing to the

CHAPTER CCVIII

An Act to revise and amend "An act for the taxation of railroad and canal property," approved April tenth, one thousand eight hundred and eighty-four 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That all debtedness heretofore incurred by such boards.

I. Be it enacted by the Senate and General shall be entitled to vote at said election who shall be entitled to vote at said election who shall be entitled to vote at said election who shall be entitled to vote at said election who shall be entitled to vote at said election who shall be entitled to vote at said election who shall be entitled to vote at said election who shall the same manner, and at the same manner, and at the same manner, and at the same rate as the taxable property of other owners in the same or of the proposed annexed district for thirty municipal division or taxing district all other municipal division or taxing district all o the property of any railroad or canal company property of any railroad or canal company shall be otherwise qualified to vote as provised by law.

6. And he it enacted. That the ballots used at the tax impored by this act shall be in lieu of all other taxation upon the property subject to taxation upon the property shall certify the result separately in the same manner (as pear as may be) as provided in section three of the act entitled 'An act for the formation of borough governments," approved April fifth, one thousand eight bundred and seventy-sight, and if the roult of said election shall be in favor of annexation in both the borough and proposed annexation in both the borough and proposed road of any canal company used for railly annexed due ict, as provided in the first section state board of assessment by a state board of assessment by the of this act, then and in that case, upon the filing four members and shall be appointed by the of said cert heates of the result of said election, governor, by and with the advice and consent of the senate; not more that two shall be members of the same political party; and no person shall be qualified or authorized to act as a member of said board unless his appointment shall have been confirmed by the senate; their term of office shall commence on the first Monday of May; the assessors first appointed shall be appointed to hold office respectively for one, two, three and four years, and until the appointment of a successor and all sub-equent appointments shall be for a term of four years and until the appointme of a successor: vacancies shall be filed by the governor, w bject to the approval of the senate: the said ar-essors shall be citizens of this state, and shall not, during their term of office, be in terested in any railroad or canal company; each assessor shall, b fore entering on his duties, file company, they shall each receive an annual salary of twenty-five hundred dollars; three

IV. The value of the remaining property, including the franchise.

The term "main stem" of each railroad and of each canal company, as used in this act, shall be held to include the road bed not exceeding one hundred feet in width, with its rai's and savings bank or savings institution; and the said certificate or a copy thereof duly certified by said secretary of state shall be evidence in all counceted therewith; the term "water way" shall be subject to such general laws on the sub-specific taxation as shall apply to other savings bank; the term "taxing district" shall be held to designate any municipality, city, town is bank; small be held to include the towing-path and berme-bank; the term "taxing district" shall be sheld to designate any municipality, city, town ship, borough, incorporated town or village have ing power to assess and levy taxes, through which any road or canal may run; the term "tangible personal property" shall be held to include the rolling-st ck, cars, becomotives, ferry-loads all machinery tools, other tangible personal property tools, other tangible personal property. boats, all mechinery, tools, other tangible personal property of any railroad company, and the floating, movable and other tangible personal floating, movable and other tangible personal company, and also the lost complaint by five days comotives and cars not belonging to such railroad company but built for its use and actually used in this state, or run under its control in this state, or run under its control in this state; the band place of abode of such control in this state; the band place of the state of this state by a sleeping car company or other company; but the rolling stock of other persons

company: but the rolling stock of other persons or corporations temporarily used on any such road, and the floating or movable property temporarily used on such causi, but not forming part of the equipment of such road or causi, shall not be included in said term.

4. And be it enacted. That it shall be the duty of the assessment; the property is the state all corrections where 4. And be it enacted. That it shall be the duty dided for by this section shall be the assessors in all taxing districts where the assessors in all taxing districts where the assessors in all taxing districts where property of any railroad or canal company not used for railroad or canal purposes shall be assessed, if required so to do by the state board of assessors to certify and send to the state board of assessors, on or before the sec and Monday of June in each year, a statement giving the description of such property and showing the assessed valuation thereof; the local assessors shall also, at the same time, certify and send to the state board of assessors a short description of all the real property in their respective taxing districts, used or owned for railroad or call all be made by certificari, which and track, not exceeding one hundred feet in width of each railroad, and the water way, towing-path and berme-bank, not exceeding one hundred feet in width of each canal; the said assessors shall also certify to the said board the the state board of assessors a short description essors shall also certify to the said board the local rate of taxation for county and municipal purposes, as soon as the same shall be deter mined, and such other information obtained in he course of the performance of the duties of their office as the said board shall require of them, and for the service mentioned in this section the said local assessors shall receive three dollars per day for each day actually engaged in such service, to be paid on the warrant of the comptroller, on an affidavit of such service being filed in the office of said comp roller. filed in the office of said comp roller.

5. And be it enacted. That on the first Monday of July the board shall meet at the state house, in Trenton, and shall give a hearing to all companies interested, touching the valuation and assessment of their property; the board may adjourn from day to day, and may, if they see fit, require all arguments and communications to be presented in writing; when the first Monday of the property is the first Monday of the property of assessors shall be prosecuted. in writing: when the first Monday o July shall fall on the fourth or fifth day of that month, the day of meeting shall be on the first Tuesday of July; all parties interested shall take 6. And be it enacted. That if the property of any railroad or canal company be leased to or operated by any other corporation, foreign or domestic, the praperty of the lessor, or company whose property is operated, shall be subject to taxation in the manner hereinbefore directed. and if the lessee or operating company, being a foreign corporation, be the owner or possessor of it derives from the lessor or company whose the provisions of this act shall to have a property is operated, it shall be assessed in respect of such property in like manner as any do

personal property of such foreign company, it

sed and kept but a part of the time in this state.

shall be assessed such propertionate part of its

value as the time it is used or kept in this state

during the calendar year preceding bears to the

owner of mortgaged lands, and thereupon the 1. Be it enacted by the Senate and General said mortgage and the estate of the mortgagee in Assembly of the State of New Jersey, That there | the land mortgaged shall be subject to taxation shall be established in this state a home for the in the same manner, as nearly as may be, and at care and training of feeble-minded women. 2. And be it enacted. That the governor shall gagor: the deduction shall be made pro rata from the valuation of each class of property covered by the mortgage, and the amount rewhom way be females, to constitute a board of managers of the said home, two of whom shall tributed as if the tax had been paid by the hold office for two years, two Tor four years and mortgagor without deduction. three for six years as shall be indicated by the 8. And be it enacted. That if any railroad or thereafter all appointments except to fill vacance case in which such deduction could be claimed cies in the aid board, shall be for six years, and shall be made by the governor by and with the advice and consent of the senate; whenever a last hereinbefore mentioned, the said board are hereby required to allow the same, and the said nation or removal, the governor shall appoint, in indebtedness so allowed shall be taxable at the manner afolesaid, a resident of the state to other debts owing to creditors residing in this fill the unexpired term; the governor shall have power to remove any manager at any time, for assessment thereof shall be made by the said that have been reduced after cause, on giving to such manager a copy of the board and not by the local assessor, and the tas charges made against him or her, and an oppor- shall be paid to the treasurer of the state, to the this act; the deduction shall be made pro rata from the valuation of each class of property of; the debtor assessed, and shall be distributed as f the tax had been paid by the debtor without deduction; provided, that no deduction, either for mortgage or other indebtedness, shall be services; but the actual and necessary expences fallowed unless the same shall be applied for in of each of them while engaged in the perform-ance of the duties of his or her office, on being pursuant to this act, and unless the nature of the indebtedness, and the name and residence of the creditor, and the different taxing districts he board upon the order of the board at a regu- in which the mortgaged land lies, shall be spec ified, and unless the other terms imposed by the general laws of the state upon other taxpayers claiming deductions shall be complied with. 9. And be it enacted, That the state board of Tranchise any property and assessors shall, upon the completion of their. sold, whereon the said tax we valuation and assessment, proceed to compute the tax upon the entire assessed valuation of trances and trusts of every had such railroad company and of each canal com . Interest of new pany, as ascertained by them; upon such value; tate and interest of new median ate buildings and other accommodations as the pany, as ascertained by them; upon such valua tion, each company shall pay to the state, for the as well such estate as general state purposes, a tax at the rate of one abondholders and 'costula que half of one per centum annually upon each dollar? of valuation, and the state board of assessors shall compute the same ; each company shalls: also pay, in addition to said tax of one-half of one per centum, a tax at the local rate as fixed assessed for county and municipal purposes upon other property in each taxing district, upon the valuation of its property in the several axi-ing districts, separately valued and assessed under the provisions of subdivision two of section; three of this act. which tax shall also be come; whose franchise, real estate puted by the state board of assessors; but the preperty, or any part thereof last mentioned rate shall in no cases. last mentioned rate shall in no case exceed one per centum of the valuation of the property 1. Be it enacted by the 'Senate and General Assembly of the State of New Jersey, That every instrument in writing beretofore made, to which shall be set up at least fitteen full days previous shall have been affixed a scroll, or ink, or other device by way of a seal, shall be taken and adjudged to be of the same force and effect as if it had been actually sealed with wax.

That all instruments in place of holding the election, and the hours between which the polls shall be open, which notice shall be set up at least fitteen full days previous to said election in five of the most public places in the said borough, and a like number in the territory proposed so to be agreed and shall be published in both the horough and shall be allem paramount to all other lieng and that the treasurer of the state shall, on the warrant of the comptroller, pay the treasurer of the linds and that the treasurer of the state shall, on the first day of Novements and that two thousand dollars additional be appropriated to aid in meeting the current expenses of the fiscal year.

That all instruments in writing beretofore made, to which the polls shall be open, which notice tween which the polls shall be open, which notice and effect as fit to said election in five of the most public places in the said home, and that two thousand dollars additional be appropriated to aid in meeting the current expenses of the fiscal year.

The said borough and all the newspalar in the territory proposed as to be agreed and shall be allem paramount to all other lieng and that the treasurer of the said home, and that two thousand dollars additional be appropriated to aid in meeting the current expenses of the fiscal year.

The said borough and all the newspalar in the territory for the said home, and that two thousand dollars additional be appropriated to aid in meeting the current expenses of the fiscal year. of secti-n three of this act : the sum of these estilien shall take effect on the first day of Novems ashexed district (if shv); if none so equipment and maintenance of the said home; ber and a copy of the valuation in detail of the property of each corporation and of the

10. And be it enacted, That the said board shall on or before the first day of December in each year, a statem nt of the asse sed valuation of he property of each company in the state, and of the separate valuation of property in each taxing district, as made by them, the amount tax pavable by such company with respect to its property separately valued in each taxing district and the aggregate assessed valuation. and the total tax levied upon each company ; such statement shall be made sepa ately for each company; and as to said property separately valued, shall be arranged by taxing districts in such manner as to be of easy reference, and shall be recorded in books in the office of the state comptroller, to be provided by him for that pur-pose, and shall be public records, subject to pubic inspection; and the amount of tax payable by each company, as shown by the said statements, shall be due and payable into the sail return to the state
state treasury, on any day 6-tween the first day of Sep'ember and the first day of Pebru-ary following: and the payment or collec-tion thereof shall not be stayed by any writ or order of any court of law or equity; it shall be the duty of the state treasurer to receive pay-ment of the said taxes from the said comments. ment of the said taxes from the said companies; the taxes of any company, or any portion thereof, remain untaid on the first day of February following the levying thereof, such company shall be considered in default, and such taxes, or unpaid portion thereof, shall thenceforth bear interest at the rate of one per centum for each month until paid not with the state of the continuous conti month u til paid, notwithstanding the prosecu- der and value of all buildings a tion of any writ of certiforari or other remedy; scheh county and in each faile provided, that so much of the tax as is applies to the state of the ble to general state uses, as hereinafter pro-vided, may be paid in four equal instalments on Sale ever it exceeds one fundted or before the first day of Pebruary. May and lighting particularly any Angust and the fifteenth day of rectober in each basing district which is not used. year, tand any unpaid portion or installment sparpores, and which is shall bear interest only from the date limited for tasted, and the vaine thereof the payment thereof, at one per centum for. II. Of the rolling stock and large each menth until paid, but this privilege of payment by installments that ment by installments shall not be granted unless the portion of the tax which is applicable to

county and local purposes shall be paid before the first day of February following the levying with the secretary of state an oath taken before lected under this act for the one-half of one per a justice of the supreme court that he will centum tax shall be applied to the uses of the faithfully discharge the duties of his office, and state, according to law; the amount received for that he is not interested in any railroad or canal tax upon property separately assessed in the company; they shall each receive an annual different taxing districts is hereby appropriated. members shall constitute a quorum, and any of ficial act avail be valid which has the sapetum of three members; they may employ a secretary, who shall receive such yearly compensation as the board of assessors may determine, not to exceed eighteen bundred dollars; they shall keep a record of their proceedings, and shall annually record to the legislature.

and shall be allotted to the various taxing disk therein the amount that or canal company therein; the comptroller shall found it due to the real estate of same and the record of their proceedings, and shall annually record to the legislature.

and shall be allotted to the various taxing disk therein and a shall transmit to the company therein; the comptroller shall be as follows transmit to the collector of each country a certain the departments and the record of their proceedings, and shall annually record to the legislature. ment and redemption thereof.

4 And be it enacted, That for the purpose of enabling such board to extend water-mains in a complete control of the streets of any such city, the common councities of any such city, the common councities of the same, raise for its such board shall each year, if such board shall each year, if such board shall require the same, raise for its such board shall each year, and such board shall each year, if such board shall each year, if such board shall each year, it such board shall each year, it such board shall each year, and such board of several counties and the county collectors, for the amounts alieded to their several counties and the county collectors, for the amounts alieded to the first Tuesday of May in the present and year and at such places as their during each year and at such places as their during may be each succeeding year, and at such places as their during may be each succeeding year, and at such places as their during each year and at such places as their during may be existence.

CHAPTER CCIII.

I the succeeding the during and the county collectors, for the amounts alieded to the reversal counties and the county collectors, for the amounts alieded to the reversal counties and the county collectors, for the amount shall forthwith the reversal counties and the county collectors, for the amount the several counties and the county collectors, for the amount of the board of assessors to meet at Trenton or each county and their several counties and the county collectors, for the amount of the board of assessors to meet at Trenton or each county and their several counties and the county collectors, for the amount alies of the board of assessors to meet at Trenton or their several counties and the county of their several counties.

Sensate and reserved to the succeeding the county of their several counties and the county of their several counties. senate and General quire; they shall proceed to ascertain the true district; the amount one paid to the county and Mew Jersey. That it value of all property used for railroad or canal taxing district shall be at the disposal of the

r authorities for public jour, ever, that whenever th and assessed in any one the comptroller shall tran or of taxes of said city a cer amount allotted to such e to warrant upon the state trees helty for said amount, such a disposal of the board of s troi of its finances, to be al purposes of such city su applied to the payment of st falling due amount to be transmitted lect r of the county to wa 2 Ard be it enacted Tha of November, at the state hour the purpose of reviewing the

and may adjourn from time to mplaint of any company or pergrievance, or of the attorney are member of the board, on behalf rson is assessed too low, er that as been omitted, shall be acted up mpany or person so assessed -tad e ill for the production of bear MOMENT nice on Bre

en waived. And be it enwered. That it rson assessed, or if the afficiency alf of the state, or if the author axing district, shall desire to contest the ball or amount of any tax bested in nder the provisions of this art to a notice to the attorney general of writ may impose, upon such wi camount of taxes excession in ..... oon which the asses-ment is made provided, that no writ, of certain Franted unless the applicant has an shovided for in this act, nor shall all w Pertiorari be granted after the rise months from the final deleaid board, if such writ shall be a for shall be made to appear that and accommode uniawful, excessive or insufficient

board of assessors shall be a writ of certiorari shall pay and mestic railroad or canal company; any tangible be the duty of the attorney gate a personal property of such foreign company, it forthwith to a justice of the expense reon and a reasonable sum 1 1 |id fustice to be paid for the rel erefor in the name of the state plaintiff against said company.

road or canal company shall claim a deduction on account of any mortgage or debt secured thereby, the said board are hereby required to. a certified copy from the room extent to which the assessor is authorized by law e comptroffer that said fat has named by said justice in said Zeases the proceedings shall be ut prejudice to the right of the Somptroller shall, upob ---

ancery to whom the exetate and interest of any unright ebt due to any creditor t as been allowed, or so that ecessary to make the amount bent and the usual execution direct the sale there I, ab-If all other property of aid eriefit sald mortgage may be held in tru-t ome liens in the same eddings under such excent

estate and interest of the cortwithin two years from and at reof the amount of the pu in or them paid together will B. And be it enacted, That in the facts necessary for the tities under this act, the said they may employ surveyors if they salesfied with information of berw hey shall have the power of ... books and papers; and they ma power to any member of their he the returns bereinafter ch returns shall not be consaid returns shall not be malall ascertain the necessary fur? miormation they can obtain how leage and judgment, the sale, the sale, and judgment the sale, and judgment to the sale to the sal daths and affirmations to any tel By facts which may enable form the duties of their office duce the statements of the pe

rithr, and require him to sweat 4 ereto, and may ex parte, april m any justice of the supreme reference to such matters, a all disobey any order made in ... e premises. 17. And be it enacted. That t Tuesday of May in each year company running, operation which, for each railroad, the I Of the real estate, spec Geription, owned, used or hered a

II. A statement of schedule to The amount of capital at a a a the number of shares into wh The amount of capital store of the market value, and if The total amount and the dela tilue of all locks, and of all but it's

edial purposes and which is a - I are un Chapter Criffit

Fulton New York

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